

SHB 1490 - H AMD 244

By Representative Manweller

NOT CONSIDERED

1 On page 5, beginning on line 1, after "(2)" strike all material
2 through "benefits." on line 5 and insert "The mediator or arbitration
3 panel may consider only matters related to terms and conditions of
4 employment, and may not consider wages, hours, the number of names to
5 be certified for vacancies, promotional preferences, and the dollar
6 amount expended on behalf of each employee for health care benefits."

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8 On page 5, line 11, after "the" strike "compensation and benefit"

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10 On page 5, line 15, after "the" strike "hours and"

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12 On page 5, line 16, after "with the" strike "hours and"

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14 On page 5, beginning on line 21, after "(f)" strike all material
15 through "(g)" on line 25

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17 Renumber the remaining subsections consecutively and correct any
18 internal references accordingly.

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20 On page 5, at the beginning of line 30, strike "bargaining under
21 section 1 of this act and"

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EFFECT: Limits binding interest arbitration to matters related to terms and conditions of employment, not wages or hours. Modifies the items that an arbitration panel must take into consideration to: (1) provide for consideration of the Department of Corrections' financial ability to pay for provisions of an agreement, rather than compensation and benefit provisions; (2) remove hours as an item that an arbitration panel may compare with like employers; and (3) delete the item related to overall compensation presently received.

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